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IN THE STATE COURT OF FULTON COUNTY
STATE OF GEORGIA

TASER INTERNATIONAL, INC., :
et al., :
: Plaintiffs, : CIVIL ACTION
: : FILE NO.: 2008-EV-004739-B
v. :
: MORGAN STANLEY & CO., INC., : JURY TRIAL DEMANDED
et al., :
: Defendants. :

**PLAINTIFFS' NOTICE OF AMENDMENT TO PLAINTIFFS' REPLY IN
SUPPORT OF MAY 24, 2010 OMNIBUS DISCOVERY MOTION**

Plaintiffs hereby amend their Reply in Support of their May 24, 2010 Omnibus Discovery Motion, which was originally filed on July 12, 2010, by withdrawing the final paragraph beginning on page 5 and ending at the eighth line on page 6, and replacing it with the following:

Despite admitting that potentially every TASER blue sheet UBS has produced is inaccurate, UBS argues that such inaccuracies are of no consequence because "no regulator has ever seen, let alone criticized the TASER blue sheets." See Response Br. at 3. UBS apparently believes that inaccurate information is not a problem unless it is caught by regulators. But the fact that this information is potentially inaccurate impacts Plaintiffs' ability to analyze UBS's trading records and to prosecute this case.

Plaintiffs have substituted this paragraph, notwithstanding that the original paragraph was submitted in good faith, in an effort to avoid unnecessary motions practice.

Respectfully submitted, this 22nd day of July, 2010.

/s/ Steven J. Rosenwasser

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CERTIFICATE OF SERVICE

I hereby certify that on this day, a true and correct copy of the foregoing
PLAINTIFFS' NOTICE OF AMENDMENT TO PLAINTIFFS' REPLY IN
SUPPORT OF MAY 24, 2010 OMNIBUS DISCOVERY MOTION was
electronically filed with the Clerk of Court using the Court's electronic filing
system which will send email notification of such filing to the following attorneys
of record who are registered participants in the Court's electronic notice and filing
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This 22nd day of July, 2010.

/s/ Steven J. Rosenwasser

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